## In the United States Bankruptcy Court for the Southern District of Georgia

In the matter of: Tavares R Curry			)	) Chapter 13					
1 avare:	s R Curry		)	Case Number:					
		Debtor(s)	)						
		СНАРТ	ER 13 PLAN A	ND MOTION					
[General Order 2005-3 Approved Form]									
1.	Debtor(s) shall pay	to the Trustee the su	ım of \$ <u>1300.00</u> fo	or the applicable commitmen	nt period of:				
	<ul><li>             ⊠ 60 months: or             □ a minimum of 36 months. §1325(b)(4).         </li></ul>			(If applicable include the following): These plan payments change to \$ monthly on, 20					
2.	2. From the payments so received, the Trustee shall make disbursements as follows:								
	(a) The Trustee pe	The Trustee percentage fee as set by the United States Trustee.							
	(b) Attorney fees allowed pursuant to § 507(a)(2) of §3000.00 to be paid in accordance with applicable General Orders of this Court.								
		aims, unless provide ble in the order spec		plan will be paid in full over	er the life of the plan as funds				
	(d) Monthly payments according to the contract on the following long-term debts. §1322(b)(5). (Payments which become due after the filing of the petition but before the month of the first payment designated here will added to the pre-petition arrearage claim):								
	CREDITOR	MONTH OF FIRS	Γ TRUSTEE PAYME	<u>NT</u> <u>INITIAL</u>	MONTHLY PAYMENT				
IN THE ALTERNATIVE:  ☑ Debtor will make post-petition payments direct to creditor according to the contract on the following long-te debts:  ☐ CREDITOR ☐ INITIAL MONTHLY PAYMENT ☐ Bank of America (Beginning 12/1/14)  ☐ \$1143.99									
(e) Fully Secured Allowed Claims and Executory Contracts as set forth below:									
Freedom	<u>CREDITOR</u> 1 Road Financial	COLLATERAL Harley Davidson		M <u>INTEREST RATE</u> 5.25%	MONTHLY PAYMENT No less than \$350.0				
	(f) Undersecured pursuant to § 5	Undersecured Allowed Claims. Debtor moves to value the collateral partially securing the following claims pursuant to § 506 and provide payment in satisfaction of those claims as set forth below:							
	CREDITOR CarMax	COLLATERAL Ford	<u>VALUATION</u> <b>\$8250.00</b>	INTEREST RATE 5.25%	MONTHLY PAYMENT No less than \$350.00				

	(g)	(g) Cure payments on allowed prepetition arrearage claims set forth below. § 1322(b)(5):						
		CREDITOR Bank of America		ESTIMATED PREPE \$5200.00	ETITION CLAIM			
	(h)	The following unsecured all interest.	owed claims are classif	ied to be paid at 100% [	with interest at%;  without			
	(i)	Allowed general unsecured or 6, will be paid a0%	claims, including the ur dividend or a prorate sl	nsecured portion of any large of \$16,025.00	oifurcated claims provided for in¶ 2(f) whichever is greater.			
3.		or will make § 1326(a)(1) pre wing creditors:	yments on allowed claims of the  To the Trustee					
		<u>CREDITOR</u> Freedom Road Financ CarMax		)	OR LEASE PAYMENT AMOUNT			
l.	Debt 101	or will pay all post-petition d	omestic support obligated to provide the statute	ions direct to the holder ory notice of §1302(d) to	of such claim identified here. these claimants.			
		CREDITOR		ADDRESS				
5.	Pursuant to 11 U.S.C. § 522(f), debtor moves to avoid the liens of the following creditors, upon confirmation but subject to § 349, with respect to the property described below:							
6.	The	CREDITOR OneMain, Pioneer Cre following collateral is surrence	edit dered to the creditor to	PROPERTY Household Goods satisfy the secured claim	to the extent shown below:			
		CREDITOR	DESCRIPTION	OF COLLATERAL	AMOUNT OF CLAIM SATISFIED			
7.	Holo	ders of allowed secured claim	s shall retain the liens s	ecuring said claims to th	te full extent provided by § 1325(a)(5)			
gra coll UC par	nting latera C filic	of a discharge in this case, a I held as security on loans, a ng, judgment liens, titles and oh shall in no way apply to r	all secured creditors the and shall promptly relid/or any other lien cla mortgages and/or othe	nat were paid through t ease and/or satisfy all s im of any kind against r secured debts that ar	uccessors and/or assigns, upon the plan shall promptly release al ecurity deeds, security agreements, property of the debtor(s). This e not paid through the Chapter 13 or retention of second vehicle.			
8.								
9.	belie after	ef. An allowed proof of claim	n will supersede those encrease payments in the	stimated claims. Object amount necessary to fur	based upon debtor's best estimate and tions to claims may be filed before or and allowed claims as this Plan Modifications is approved.			
Da	ted	11/21/14		Debtor	Ry			
				Debtor				